TO:

# Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

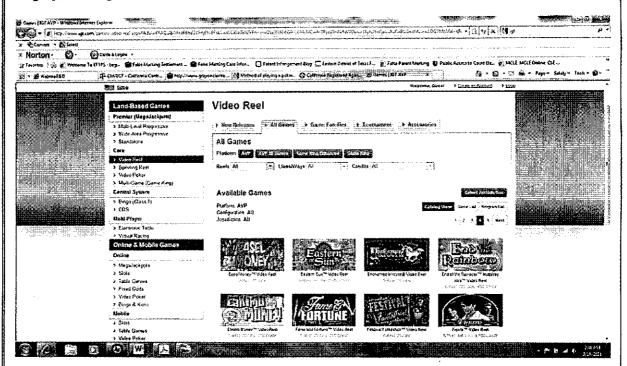
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In Compliance	e with 35 U.S.C. § 290 and	or 15 U.S.C. §	1116 you are hereby advised that a	court action has been
filed in the U.S. District Court			rn District of Texas	on the following
☐ Trademarks or				
DOCKET NO. 2:11-cv-02760-DMG -E	DATE FILED 3/31/2011	U.S. DI	STRICT COURT Eastern Distric	t of Texas
PLAINTIFF			DEFENDANT	
GHJ Holdings, LLC			IGT, a Nevada corporation, California as NEVADA-IGT,	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT	OR TRADEMARK
i 4,837,728	6/6/1989	IGT	IGT (Reno, NV)	
2 4,948,138	8/14/1990	IGT	IGT (Reno, NV)	
3 D333,164	2/9/1993	Vide	Video Lottery Consultants, Inc. (Bozeman, MT)	
4 5,100,137	3/31/1992	D.D	D.D. Stud, Inc. (Las Vegas, NV)	
5 5,167,413	12/1/1992	D.D	D.D. Stud, Inc. (Las Vegas, NV)	
	In the above—entitled case	, the following	patent(s)/ trademark(s) have been in	ncluded:
DATE INCLUDED	INCLUDED BY			_
D. CORPORATION OF		Amendment	☐ Answer ☐ Cross Bil	l Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT	OR TRADEMARK
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In the above	e—entitled case, the follow	ing decision h	as been rendered or judgement issued	d:
DECISION/JUDGEMENT				
				·
CLERK		(BY) DEPUTY	CLERK	DATE
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1 D450,310; D451,148; D451,151; D451,152; D451,153; D454,921; D456,046; D456,457; D456,855; and D462,397.

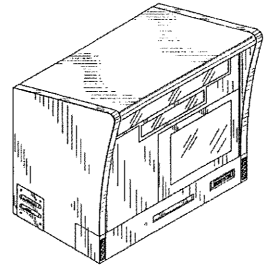
U.S. Patent Nos. 5,100,137 and 5,167,413 cover an electronic poker-type game and a 15. poker-type game apparatus. As can be seen below, as an example, is one of Defendant's Falsely Marked Products that does not practice a poker-type game of any sorts, but is a video reel game.



16. As can be seen from the screenshot of Defendant's website below, the "Fame & Fortune" video reel game is listed under the "Video Reel" category as opposed to the "Video Poker" category, making U.S. Patent Nos. 5,100,137 and 5,167,413 clearly inapplicable.

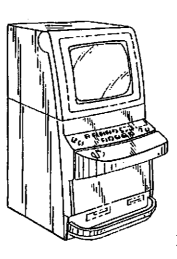


17. U.S. Patent Nos. D403,363; D404,436; D416,054; D421,277; D450,094; D450,096; D450,310; D451,148; D451,151; D451,152; D451,153; D454,921; D456,046; D456,457; D456,855; and D462,397 cover the following designs respectively:

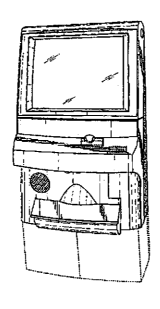


D403,363

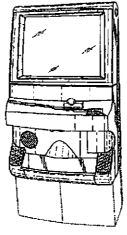
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D451,148



D451,151



D451,152

As can be seen in the "Fame & Fortune" game above (and as only one example of the Falsely Marked Products), U.S. Patent Nos. D403,363; D404,436; D416,054; D421,277; D450,094; D450,096; D450,310; D451,148; D451,151; D451,152; D451,153; D454,921; D456,046; D456,457; D456,855; and D462,397 are clearly inapplicable, providing a clear indication that Defendant knew its patent markings were false.

- 18. Additional facts show Defendant marked the Falsely Marked Products with knowledge that the patents were expired and/or inapplicable. For example, Defendant re-marked the plate containing its intellectual property information with an updated manufacturing date in "11/2008" (see figure above at ¶15) but decided to continue to mark U.S. Patent Nos. 4,837,728; 4,948,138 and D333,164 on that plate after those patents had expired. Defendant could have easily remarked its products to not include expired patent numbers, but decided not to. Further, the sheer number of Expired and Inapplicable Patents that Defendant marked on its products (as described above), combined with the other facts herein, allow a reasonable inference that Defendant knew the patents were expired and/or inapplicable when it marked the Falsely Marked Products.
- 19. It was a false statement for Defendant to mark the Falsely Marked Products with expired or otherwise inapplicable patents. Defendant knew that the patents were expired or otherwise inapplicable, but nevertheless marked them on its products after they expired or when they were clearly inapplicable in an attempt to deceive the public.
- 20. Defendant is a large company that regularly enforces its patents and that regularly reviews its patent portfolio (in light of the importance of such intellectual property in the gaming industry). Defendant has, and/or regularly retains, sophisticated legal counsel. Defendant has many years of experience applying for patents, obtaining patents, licensing patents, and/or litigating in patent infringement lawsuits. Indeed, the United States Patent and Trademark Office's website shows Defendant to be the assignee to over 2,700 patents and patent applications. Further, Defendant has

been a party to 15 patent-related cases, most in which Defendant has asserted claims for patent infringement. The patents that Defendant owns or has licensed, including the Expired and Inapplicable Patents, were or are important assets to Defendant and are consistently reviewed and monitored in the course of Defendant's business.

- 21. The expiration date of a U.S. Patent is not readily ascertainable by members of the public at the time of the product purchase. The patent number itself does not provide members of the public with the expiration date of the patent. Basic information about a patent, such as the filing, issue and priority dates associated with a particular U.S. patent number are available at, for example, the website of the United States Patent and Trademark Office ("USPTO"). However, access to the Internet is necessary to retrieve that information (meaning that a consumer may not have the ability to retrieve the information, especially while he is in a store making a purchasing decision) and even after retrieving that information, it does not always include the expiration date of a patent. Rather, a member of the public must also conduct a burdensome legal analysis, requiring specific knowledge of U.S. Patent laws regarding patent term expiration. Notably, a correct calculation of the expiration date must also account for at least: a) any term extensions granted by the USPTO, which may or may not be present on the face of the patent, and b) whether or not the patent owner has paid the necessary maintenance fees.
- 22. Defendant knew that a patent that is expired does not cover any product.
- 23. Defendant knew that it was a false statement to mark the Falsely Marked Products with an expired or otherwise inapplicable patent.
- 24. Defendant did not have, and could not have had, a reasonable belief that its products were properly marked, and Defendant knew that the aforementioned patents had expired and/or were inapplicable.

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#### INJURY IN FACT TO THE UNITED STATES

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26.

Defendant's practice of false marking is injurious to the United States. 25.

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arising from Defendant's violations of federal law, specifically, the violation of 35 U.S.C. §292(a).

The false marking alleged above caused injuries to the sovereignty of the United States

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The United States has conferred standing on "any person," which includes Relator, as the United

States' assignee of the claims in this complaint to enforce section 292.

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together with section 292, would provide another basis to confer standing on Relator as the United

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- The false marking alleged above caused proprietary injuries to the United States, which, 27. States' assignee.
- 28. The marking and false marking statutes exist to give the public notice of patent rights. Congress intended the public to rely on marking as a ready means of discerning the status of intellectual property embodied in an article of manufacture or design, such as the Falsely Marked Products.
- 29. Federal patent policy recognizes an important public interest in permitting full and free competition in the use of ideas that are, in reality, a part of the public domain—such as those described in the Expired and Inapplicable Patents.
- 30. Congress' interest in preventing false marking was so great that it enacted a statute that sought to encourage private parties to enforce the statute. By permitting members of the public to bring qui tam suits on behalf of the government, Congress authorized private persons like Relator to help control false marking.
- 31. The acts of false marking alleged above deter innovation and stifle competition in the marketplace for at least the following reasons: if an article that is within the public domain is falsely marked, potential competitors may be dissuaded from entering the same market; false marks may also deter scientific research when an inventor sees a mark and decides to forego continued

TO:

# Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

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-			1116 you are hereby advised that a	
filed in the U.S. District Court			rn District of Texas	on the following
☐ Trademarks or ☑	Patents. (  the patent action	on involve	s 35 U.S.C. § 292.):	***
DOCKET NO. 2:11-cv-02760-DMG -E	DATE FILED 3/31/2011	U.S. DI	STRICT COURT Eastern Distric	t of Texas
PLAINTIFF			DEFENDANT	
GHJ Holdings, LLC			IGT, a Nevada corporation, California as NEVADA-IGT	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT	OR TRADEMARK
1 D403,363	12/29/1998	International Game Technology (Reno, NV)		Reno, NV)
2 D404,436	1/19/1999	International Game Technology (Reno, NV)		Reno, NV)
3 D416,054	11/2/1999	International Game Technology (Reno, NV)		Reno, NV)
4 D421,277	2/29/2000	International Game Technology (Reno, NV)		Reno, NV)
5 D450,094	11/6/2001	IGT (Reno, NV)		
	In the above—entitled case, the	following	patent(s)/ trademark(s) have been in	ncluded:
DATE INCLUDED	INCLUDED BY  ☐ Amer	ndment	☐ Answer ☐ Cross Bil	ll
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT	OR TRADEMARK
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In the above	eentitled case, the following of	lecision h	as been rendered or judgement issue	d:
DECISION/JUDGEMENT				
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CLERK	(81)	DEPUTY	CLERK	DATE

research to avoid possible infringement; and false marking can cause unnecessary investment in design around or costs incurred to analyze the validity or enforceability of a patent whose number has been marked upon a product with which a competitor would like to compete.

- 32. The false marking alleged above misleads the public into believing that the Expired and Inapplicable Patents give Defendant control of the Falsely Marked Products (as well as like products), placing the risk of determining whether the Falsely Marked Products are controlled by such patents on the public, thereby increasing the cost to the public of ascertaining who, if anyone, in fact controls the intellectual property embodied in the Falsely Marked Products.
- 33. Thus, in each instance where a representation is made that the Falsely Marked Products are protected by the Expired and Inapplicable Patents, a member of the public desiring to participate in the market for products like the Falsely Marked Products must incur the cost of determining whether the involved patents are valid and enforceable. Failure to take on the costs of a reasonably competent search for information necessary to interpret each patent, investigation into prior art and other information bearing on the quality of the patents, and analysis thereof can result in a finding of willful infringement, which may treble the damages an infringer would otherwise have to pay.
- 34. The false marking alleged in this case also creates a misleading impression that the Falsely Marked Products are technologically superior to previously available products, as articles bearing the term "patent" may be presumed to be novel, useful, and innovative.
- 35. Every person or company in the United States is a potential entrepreneur with respect to the process, machine, manufacture, or composition of matter described in the Expired and Inapplicable Patents. Moreover, every person or company in the United States is a potential competitor with respect to the Falsely Marked Products marked with the Expired and Inapplicable Patents.
- 36. Each Falsely Marked Product or advertisement thereof, because it is marked with or displays the Expired and Inapplicable Patents, is likely to, or at least has the potential to,

discourage or deter each person or company (itself or by its representatives), which views such marking from commercializing a competing product, even though the Expired and Inapplicable Patents do nothing to prevent any person or company in the United States from competing in commercializing such products.

- 37. The false marking alleged in this case and/or advertising thereof has quelled competition with respect to similar products to an immeasurable extent, thereby causing harm to the United States in an amount that cannot be readily determined.
- 38. The false marking alleged in this case constitutes wrongful and illegal advertisement of a patent monopoly that does not exists and, as a result, has resulted in increasing, or at least maintaining, the market power or commercial success with respect to the Falsely Marked Products.
- 39. Each individual false marking (including each time an advertisement with such marking is accessed on the Internet) is likely to harm, or at least potentially harms, the public. Thus, each such false marking is a separate offense under 35 U.S.C. §292(a).
- 40. Each offense of false marking creates a proprietary interest of the United States in the penalty that may be recovered under 35 U.S.C. §292(b).
- 41. For at least the reasons stated in paragraphs 2 to 40 above, the false marking alleged in this case caused injuries to the sovereignty of the United States arising from violations of federal law and has caused proprietary injuries to the United States.

#### **CLAIM**

42. For the reasons stated in paragraphs 2 to 41 above, Defendant has violated section 292 of the Patent Act by falsely marking the Falsely Marked Products with intent to deceive the public.

#### **PRAYER FOR RELIEF**

43. Relator thus requests this Court, pursuant to 35 U.S.C. §292, to do the following:

- A. enter a judgment against Defendant and in favor of Relator that Defendant has violated 35 U.S.C. §292 by falsely marking products with knowledge that the patent has expired and/or are not applicable for the purpose of deceiving the public;
- B. order Defendant to pay a civil monetary fine of \$500 per false marking offense, or an alternative reasonable amount determined by the Court taking into consideration the total revenue and gross profit derived from the sale of falsely marked products and the degree of intent to falsely mark the products, one-half of which shall be paid to the United States and the other half to Relator;
- C. enter a judgment declaring that this case is "exceptional," under 35 U.S.C. §285 and award in favor of Relator, and against Defendant, the costs incurred by Relator in bringing and maintaining this action, including reasonable attorneys' fees;
- D. order that Defendant, its officers, agents, servants, employees, contractors, suppliers, and attorneys be enjoined from committing new acts of false patent marking and be required to cease all existing acts of false patent marking within 90 days; and
- E. grant Relator such other and further relief as the Court may deem just and equitable.

#### **JURY DEMAND**

44. Relator demands a jury trial on all issues so triable.

Respectfully submitted, this the 31st day of March, 2011.

GARTEISER LAW GROUP, P.C.

Randall T. Garteiser

Attorney for the Relator

-17-

### UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

#### NOTICE OF ASSIGNMENT TO UNITED STATES MAGISTRATE JUDGE FOR DISCOVERY

This case has been assigned to District Judge Dolly Gee and the assigned discovery Magistrate Judge is Charles Eick.

The case number on all documents filed with the Court should read as follows:

CV11- 2760 DMG (Ex)

Pursuant to General Order 05-07 of the United States District Court for the Central District of California, the Magistrate Judge has been designated to hear discovery related motions.

All discovery related motions should be noticed on the calendar of the Magistrate Judge

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#### NOTICE TO COUNSEL

A copy of this notice must be served with the summons and complaint on all defendents (if a removal action is filled, a copy of this notice must be served on all plaintiffs).

Sub	sequent documents must be filed	at the	following location:		
[X]	Western Division 312 N. Spring St, Rm. G-8 Los Angeles, CA 90012	L	Southern Division 411 West Fourth St., Rm. 1-053 Santa Ana, CA 92701-4516	u	Eastern Division 3470 Twelfith St., Rm. 134 Riverside, CA 92501
Falku	re to file at the proper location will res	ult In y	our documents being returned to you.		

AO 440 (Rev. 12/09) Summons in a Civil Action

#### UNITED STATES DISTRICT COURT

for the

Central District of California

Combod Lindility Company	<b>)</b>
v,	) Civil Action No.
IGT, a Nevada Corporationm d/b/a in the State of California as NEVADA-IGT, INC	CV11-2760 DMG(Ex)
Defendant	) <b>0</b> 22 2 0 0 0 10

#### SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) National Registered Agents, Inc. 2875 Michelle Drive, Suite 100 Irvine, CA 92608

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: GARTEISER LAW GROUP, P.C.

Randall T. Garteiser (Cal. Bar # 231821) Christopher A. Honea (Cal. Bar # 232473) 44 North San Pedro Road San Rafael, California 94903 [Tel.] (415)785-3762

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

Date; 03/31/2011	Thea Oging
	Signature of Clerk or Deputy Clerk

CLERK OF COURT

	tev. 12/09) Summons in a Civil Acation No.	(ioù (rage 1)		
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Additional information regarding attempted service, etc:

### UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

(b) Akoneys (Firm Nano, Address and Telephone Number. If you are representing yourself, provide same.)  Randall T. Ganchez (SBN 231821)  Gareber Law Group, P.C.: 44 N. San Pedro Road San Raffed, CA 94903. Tel. 413-785-3762  D. RASIS OF JURISDICTION (Pines an X in one box only.)  D. RASIS OF JURISDICTION (Pines an X in one box only.)  D. RASIS OF JURISDICTION (Pines an X in one box only.)  D. RASIS OF JURISDICTION (Pines an X in one box only.)  D. RASIS OF JURISDICTION (Pines an X in one box only.)  D. RASIS OF JURISDICTION (Pines an X in one box only.)  D. RASIS OF JURISDICTION (Pines an X in one box only.)  D. RASIS OF JURISDICTION (Pines an X in one box only.)  D. RASIS OF JURISDICTION (Pines an X in one box only.)  Chizar of Tals State  D. D. Diversity (Indicate Citizanship of Parities in Identificate Citizanship of Parities in Identificate Citizanship of Parities in Identificate Citizanship of Parities and Another State  D. D. Diversity (Indicate Citizanship of Parities In Identificate Country In Identificate Country In Identificate Citizanship of Parities In Identificate Country In Identificate Country In Identificate Country In Identificate Country In Identificate Citizanship Indicate Country In Identificate Country Indicate Count
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FOR OFFICE USE ONLY: Case Number:  AFTER COMPLETING THE FRONT SIDE OF FORM CY-71, COMPLETE THE INFORMATION REQUESTED HELOW.

CY-71 (05/08)

### UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

VIII(a). IDENTICAL CASES; Has this action been previously filed in this court and dismissed, remanded or closed? If No						
VIII(b). RELATED CASES: Have If yes, list case number(s):	VIII(b). RELATED CASES: Have any cases been previously filed in this court that are related to the present case? If No					
Civil cases are deemed related if a previously filed case and the present case:  Check all boxes that apply)  A. Arise from the same or closely telated transactions, happenings, or events; or  B. Call for determination of the same or substantially related or similar questions of law and fact; or  C. For other reasons would entail substantial duplication of labor if heard by different judges; or  D. Involve the same patent, trademark or copyright, and one of the factors identified above in a, b or c also is present.						
IX. VENUE: (When completing the						
(a) List the County in this District; County i	s agencies or employ	yees is a named plaintiff. If	f other than California; or Foreign Country, in which EACH named plaintiff resides. this box is checked, go to item (b).			
County in this District;*			California County outside of this District; State, if other than California; or Foreign Country			
	-		Bowie County, TX			
(b) List the County in this District; C  Check here if the government, it	California County or s agencies or employ	Aside of this District; State is yees is a named defendant. 1	f other than California; or Foreign Country, in which EACH named defendant resides. If this box is checked, go to item (c).			
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country			
Orange		en de la companya de				
(c) List the County in this District; C Note: In land condemnation ea	-		f other than California; or Foreign Country, in which EACH claim arose.			
County in this District:*			California County nutside of this District; State, if other than California; or Foreign Country			
Los Angeles						
* Los Angeles, Orange, San Bernar Note: In land condemnation cases, us		tract of land involved				
X. SIGNATURE OF ATTORNEY (	OR PRO PER):	C Facto	Date 3/31/2011			
Notice to Counsel/Parties: The or other papers as required by law	e CV-71 (JS-44) Ci v. This form, approv	ed by the Judicial Conference	mation contained herein neither replace nor supplement the filing and service of pleadings e of the United States in September 1974, is required pursuant to Local Rule 3-1 is not filed (fing the civil docket sheet. (For more detailed instructions, see separate instructions sheet.)			
Key to Statistical codes relating to So	•					
Nature of Suit Code	Abbreviation	Substantive Statement of	Cause of Action			
861	HIA	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))				
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)				
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405(g))				
863	DIWW	All claims filed for widow Act, as amended. (42 U.S	s or widowers insurance benefits based on disability under Title 2 of the Social Security .C. 405(g))			
864	SSID	All claims for supplements Act, as amended.	al security income payments based upon disability filed under Title 16 of the Social Security			
863	RSI	All claims for retirement (old age) and servivors benefits under Title 2 of the Social Security Act, as amended. (42 U.S.C. (g))				

TO:

# Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

In Compliance	e with 35 U.S.C. § 290 and/or 1:		116 you are hereby advised that a c	
filed in the U.S. District Court			n District of Texas	on the following
☐ Trademarks or ☑ Patents. ( ☑ the patent action involves 35 U.S.C. § 292.):				
DOCKET NO. 2:11-cv-02760-DMG -E	DATE FILED 3/31/2011	U.S. DIS	TRICT COURT Eastern District	of Texas
PLAINTIFF		]	DEFENDANT	
GHJ Holdings, LLC			IGT, a Nevada corporation, o California as NEVADA-IGT,	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT C	OR TRADEMARK
1 D450,096	11/6/2001	IGT (Reno, NV)		
2 D450,310	11/13/2001	IGT (	Reno, NV)	
3 D451,148	11/27/2001	IGT (	Reno, NV)	
4 D451,151	11/27/2001	International Game Technolog		eno, NV)
5 D451,152	11/27/2001	Intern	ational Game Technology (Re	eno, NV)
	Y. d	£-11	-4-4(-)/4	144.
		TOHOWING I	atent(s)/ trademark(s) have been inc	inded.
DATE INCLUDED	INCLUDED BY  ☐ Ame:	ndment	☐ Answer ☐ Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT C	OR TRADEMARK
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In the above	a artifled same the following of	dagisian bas	been rendered or judgement issued:	
DECISION/JUDGEMENT	e—endued case, the following c	uccision nas	been rendered of judgement issued.	
CLERK	(BY)	DEPUTY	CLERK	DATE
				<u> </u>

TO:

### Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

Alexanuria, VA 22515-1450				
In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court  Eastern District of Texas on the following				
☐ Trademarks or ☑ Patents. ( ☑ the patent action involves 35 U.S.C. § 292.):				
DOCKET NO. 2:11-cv-02760-DMG -E	DATE FILED 3/31/2011	U.S. DI	STRICT COURT Eastern District of Texas	
PLAINTIFF	0/01/2011		DEFENDANT	
GHJ Holdings, LLC			IGT, a Nevada corporation, d/b/a in the State of California as NEVADA-IGT, INC.	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK	
1 D451,153	11/27/2001	IGT	(Reno, NV)	
2 D454,921	3/26/2002	IGT	(Reno, NV)	
3 D456,046	4/23/2002	IGT	(Reno, NV)	
4 D456,457	4/30/2002	IGT	(Reno, NV)	
5 D456,855	5/7/2002	IGT (Reno, NV)		
DATE INCLUDED		e following	patent(s)/ trademark(s) have been included:	
DATE INCLUDED	INCLUDED BY ☐ Am	nendment	☐ Answer ☐ Cross Bill ☐ Other Pleading	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK	
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	e-entitled case, the following	decision ha	as been rendered or judgement issued:	
DECISION/JUDGEMENT				
CLERK	I/DX	Y) DEPUTY	CLERK DATE	
COLINA	(8)	I) DEFUII	DATE	

TO:

# Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

IIIVAMI	<b>41111,</b> 111 <b>220 10 1 10 0</b>		141	
			1116 you are hereby advised tha	
filed in the U.S. Distr			rn District of Texas	on the following
☐ Trademarks or      ✓	Patents. ( 🗹 the patent	action involve	s 35 U.S.C. § 292.):	
DOCKET NO. 2:11-cv-02760-DMG -E	DATE FILED 3/31/2011	U.S. DI	STRICT COURT Eastern Dist	trict of Texas
PLAINTIFF		<del></del>	DEFENDANT	
GHJ Holdings, LLC			IGT, a Nevada corporation California as NEVADA-IO	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATE	NT OR TRADEMARK
1 D462,397	9/3/2002	IGT	(Reno, NV)	
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DATE INCLUDED	INCLUDED BY	, the following	patent(s)/ trademark(s) have bee	
PATENT OR	DATE OF PATENT			
TRADEMARK NO.	OR TRADEMARK		HOLDER OF PATE	NT OR TRADEMARK
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In the above	e-entitled case, the follow	ing decision h	as been rendered or judgement is:	sued:
DECISION/JUDGEMENT		5	<b>.</b>	
CLERK	[{	(BY) DEPUTY	CLERK	DATE

2 3 4	chris.honea@glgnow.com  Attorneys for Relator GHJ Holdings, LLC  UNITED STATES DI  CENTRAL DISTRICT CO  GHJ HOLDINGS, LLC, a Texas limited liability §	URT OF CALIFORNIA
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### Relator GHJ Holdings, LLC ("Relator") alleges as follows:

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### NATURE OF THE CASE This is an action for false patent marking under section 292 of the Patent Act (35 U.S.C.

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Relator brings this qui tam action on behalf of the United States of America.

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§292), which provides that any person may sue to recover the civil penalty for false patent marking.

#### **PARTIES**

- Relator is a Texas limited liability company with its principal place of business in 2. Texarkana, Texas.
- Defendant IGT is a Nevada corporation d/b/a Nevada-IGT, Inc. in the State of California 3. and can be served via its registered agent for service of process: National Registered Agents, Inc., 2875, Michelle Drive, Suite 100, Irvine, California 92606.

#### JURISDICTION AND VENUE

- This Court has subject matter jurisdiction over Relator's false marking claims under Title 4. 28 U.S.C. §§1331 and 1338(a).
- 5. This Court has personal jurisdiction over Defendant by virtue of, inter alia, Defendant's persistent and continuous contacts with the Central District of California, including active and regular conduct of business during the relevant time period through its sales in the Central District of California.
- This Court has personal jurisdiction over Defendant because, inter alia, Defendant has violated Title 35 U.S.C. §292, and falsely marked, advertised, distributed, and sold products in the Central District of California. Further, on information and belief, Defendant has sold falsely marked products in competition with sellers of competitive products in the Central District of California. Such sales by Defendant are substantial, continuous, and systematic.
- Venue is proper in this District under Title 28 U.S.C. §§1391(b) and (c) and 1395(a). 7.

#### **FACTS**

- 8. Defendant has marked and/or continues to mark its products, including, but not limited to, its gaming machines (collectively, the "Falsely Marked Products") with expired and/or otherwise inapplicable patents, including at least U.S. Patent Nos. 4,837,728; 4,948,138; D333,164; 5,100,137; 5,167,413; D403,363; D404,436; D416,054; D421,277; D450,094; D450,096; D450,310; D451,148; D451,151; D451,152; D451,153; D454,921; D456,046; D456,457; D456,855; and D462,397 (the "Expired and Inapplicable Patents").
- 9. Such false marking by Defendant includes marking the Expired and Inapplicable Patents upon, affixing the Expired and Inapplicable Patents to, and/or using the Expired and Inapplicable Patents in advertising in connection with the Falsely Marked Products.
- 10. U.S. Patent No. 4,837,728 was filed January 25, 1984 and issued on June 6, 1989. It expired no later than June 6, 2006. Nevertheless, Defendant has marked one or more of the Falsely Marked Products with it after expiration.
- 11. U.S. Patent No. 4,948,138 was filed October 21, 1985 as a continuation of an application filed on December 6, 1982 and issued on August 14, 1990. It expired no later than August 14, 2007. Nevertheless, Defendant has marked one or more of the Falsely Marked Products with it after expiration.
- 12. U.S. Patent No. D333,164 was filed May 30, 1991 and issued on February 9, 1993. It expired no later than February 9, 2007. Nevertheless, Defendant has marked one or more of the Falsely Marked Products with it after expiration.
- 13. As the photo shows below, U.S. Patent Nos. 4,837,728; 4,948,138; and D333,164 were marked on the Falsely Marked Products after the expiration of the patents and with a manufacturing date of "11/2008," over two years after the expiration of U.S. Patent No. 4,837,728.

14. Defendant has also falsely marked and/or continues to falsely mark the Falsely Marked Products with an intent to deceive by marking them with the "laundry list" of Defendant's patents that are inapplicable to the Falsely Marked Products, including, but not limited to U.S. Patent Nos.

5,100,137; 5,167,413; D403,363; D404,436; D416,054; D421,277; D450,094; D450,096;